	Case 2:23-mj-06160-DUTY Document	7 Filed 12/04/23	Page 1 of 3 Page ID #:18
			CLERK, U.S. DISTRICT COURT
1			DEC - 4 2023
2			CENTRAL DISTRICT OF CALIFORNIA BY DEPUTY
3			J. 1011
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8	IN THE UNITED STA	TFS DISTRIC	T COURT
9	FOR THE CENTRAL DI		
10	TOR THE CENTRAL DI	STRICT OF C	
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12	UNITED STATES OF AMERICA,	Case No. 2:23-	-MJ-06160
13	Plaintiff,	ORDER OF DETENTION	
14		[Fed. R. Crim. I 18 U.S.C. § 314	(2.31.1(a)(6);
15	v. PIERRE EMIR DERIEUX,	16 U.S.C. § 314	·3(a)(1)]
16	Defendant.		
17	Defendant.		
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19			
20		I.	
21	On December 4, 2023, Defendant Pierre Emir Derieux ("Defendant")		
22	appeared before the Court for initial appearance on the petition and warrant for		
23	revocation of supervised release issued in this matter, Case No. 2:23-MJ-06160.		
24	The Court appointed Holt Ortiz Alden of the Federal Public Defender's Office to		
25	represent Defendant.		
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II. 1 Pursuant to Federal Rule of Criminal Procedure 32.1(a)(6) and 18 U.S.C. 2 § 3143(a) following Defendant's arrest for alleged violation(s) of the terms of 3 Defendant's \square probation / \boxtimes supervised release, the Court finds that: 4 Defendant submitted to the Government's Request for 5 Detention; 6 7 Defendant has not carried his burden of establishing by clear B. X8 and convincing evidence that he will appear for further proceedings as required if 9 released [18 U.S.C. § 3142(b-c)]. This finding is based on: 10 Unemployed status; 11 Unstable residence; 12 History of a failure to appear; 13 History of international travel; 14 Family ties outside of this district; 15 Criminal history involving charge of obstruction. 16 17 Defendant has not carried his burden of establishing by clear X D. 18 and convincing evidence that he will not endanger the safety of any other person or 19 the community if released [18 U.S.C. § 3142(b-c)]. This finding is based on: 20 Nature of instant allegations; 21 Extensive criminal history involving charges of violence; 22 Prior supervise release violations; 23 Active protective order. 24 25 III. 26 In reaching this decision, the Court considered: (a) the nature and 27 circumstances of the offense(s) charged, including whether the offense is a crime 28

of violence, a Federal crime of terrorism, or involves a minor victim or a controlled substance, firearm, explosive, or destructive device; (b) the weight of evidence against the defendant; (c) the history and characteristics of the defendant; and (d) the nature and seriousness of the danger to any person or the community. [18 U.S.C. § 3142(g).] The Court also considered the report and recommendation of the U.S. Pretrial Services Agency.

IV.

IT IS THEREFORE ORDERED that Defendant be detained until trial. The defendant is remanded to the custody of the U.S. Marshal for forthwith removal to the Southern District of California. The defendant will be committed to the custody of the Attorney General for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal. The defendant will be afforded reasonable opportunity for private consultation with counsel. On order of a Court of the United States or on request of any attorney for the Government, the person in charge of the corrections facility in which defendant is confined will deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding. [18 U.S.C. § 3142(i).]

Date: December 4, 2023

MARIA A. AUDERO
UNITED SPATES MAGISTRATE JUDGE